

5. Defendant was sentenced to 5 years in the Missouri Department of Corrections on September 20, 2011 in case 10BR-CR00756-01 for Tampering with a Motor Vehicle and Assault in the Second Degree. He was released by the Department of Corrections after fifty months.
6. Defendant was sentenced to 6 years in the Missouri Department of Corrections on November 15, 2010 in case 10NW-CR01193-01 on one count of Felony Receiving Stolen Property. He completed four months of this sentence before being sentenced in 10BR-CR00756-01, which ran concurrently.
7. Defendant was sentenced to 7 years in the Missouri Department of Corrections on May 19, 2008 in case 07NW-CR02104-01 on one count of Felony Stealing. He was released by the Department of Corrections after 16 months.
8. Defendant was sentenced to 4 years in the Missouri Department of Corrections on August 17, 2005 in case 05SN-CR00151-01 on two counts of Forgery, one count of Unlawful Use of a Weapon, and Tampering with a Motor Vehicle, which ran concurrently with 5 years sentenced December 16, 2005 in case 05AO-CR01150-01 on one count of Possession of a Controlled Substance and one count of Felony Stealing, and concurrently with 3 years sentenced April 17, 2006 on cases 05NW-CR00549-01 for Tampering with a Motor Vehicle and 05NW-CR01461-01 for Tampering with a Motor Vehicle and Possession of a Controlled Substance. He was released by the Department of Corrections after 20 months.
9. Defendant was sentenced to 3 years in the Missouri Department of Corrections on September 21, 2004 in case 04NW-CR00886-01 on Possession of a Controlled Substance, which ran concurrently with 3 years in case 39R020400863 on two counts

of Forgery and also concurrent with 3 years in case 39R040400624 on four counts of Forgery. He was released by the Department of Corrections after 4 months.

10. Defendant has been sentenced to a total of 74 years in the Missouri Department of Corrections, 43 years, taking all concurrent time into consideration. He has spent 10 years and 2 months in the Missouri Department of Corrections, 4 years 2 months of that being on one case of Assault in the 2nd Degree.

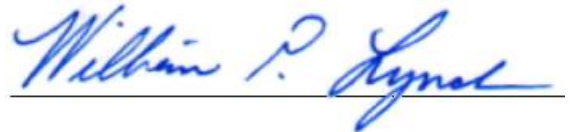
Based on the foregoing, the State of Missouri prays the Court set a high cash bond, or in the alternative no bond, in this case to protect the public and impose such conditions as to protect the public and for other such orders as the Court may deem necessary and proper.

Respectfully submitted,

WILLIAM P. LYNCH

Prosecuting Attorney

County of Newton, State of Missouri, by

A handwritten signature in blue ink that reads "William P. Lynch". The signature is written in a cursive style and is positioned above a horizontal line.

Office of Prosecuting Attorney